MEMORANDUM OF UNDERSTANDING

BETWEEN

THE DEPARTMENT OF DEFENSE OF THE UNITED STATES OF AMERICA

AND

THE SECRETARIA DE MARINA

REGARDING

THE ASSIGNMENT OF MEXICAN NAVAL PERSONNEL

TO UNITED STATES NAVY UNITS

Certified to Be A True Copy

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I INTRODUCTION

The Department of Defense (DoD) of the United States of America, as represented by the U.S. Navy, and the Secretaria de Marina (each referred to herein individually as a "Party" and together as "Parties"), hereby establish the following terms and conditions regarding the assignment of Mexican Naval Personnel to U.S. Navy units.

SECTION I DEFINITIONS

In addition to any terms defined in other provisions of this MOU, the following terms shall have the following meanings when used herein:

- 1.1 "Classified Information" shall mean official information of a Party that requires protection in the interests of national security and is so designated by the application of a security classification marking. The information may be oral, visual, magnetic, or in documentary form, or in the form of equipment or technology.
- 1.2 "Controlled Unclassified Information" shall mean unclassified information of a Party to which access or distribution limitations have been applied in accordance with national laws, policies, and regulations of such Party. It includes United States information that is exempt from public disclosure or subject to export controls.
- 1.3 "Host Government" shall mean the U.S. Government.
- 1.4 "Host Party" shall mean the U.S. Navy.
- 1.5 "Host Party Official" shall mean the official designated in writing by the Department of the Navy to oversee the activities of the MNP.
- 1.6 "International Visits Program (IVP)" shall mean the program established to process visits by, and assignments of, foreign representatives to U.S. DoD Components and U.S. DoD contractor facilities. The IVP is designed to ensure that Classified Information and Controlled Unclassified Information to be disclosed to foreign nationals has been properly authorized for disclosure to their governments; that the requesting foreign government provides a security assurance on such foreign

nationals and their sponsoring organization or firm, when Classified Information is involved in the visit or assignment, and that administrative arrangements (e.g., date, time, and place) for the visit or assignment are provided.

- 1.7 "Mexican Naval Personnel (MNP)" shall mean a military member of the Parent Party who, upon approval or certification of the Host Party or Government, is assigned to a unit of the Host Party in accordance with the terms of this MOU.
- 1.8 "Parent Government" shall mean the Government of Mexico.
- 1.9 "Parent Party" shall mean the Secretaria de Marina Armada de Mexico.

SECTION II SCOPE

- 2.1 This MOU establishes the terms and conditions by which (MNP) may be assigned to U.S. Navy units to fulfill U.S. Navy operational requirements while providing work experience and proficiency maintenance to the MNP. The MNP shall gain operational expertise and technical knowledge while providing operational support to the U.S. Navy units. The MNP may only be assigned positions as set out in the Annexes to this MOU. Annexes to this MOU are an integral part hereof and include additional conditions and prerequisites specific to the particular assignments.
- 2.2 The assignment of each MNP position under this MOU and its Annexes shall be based upon the demonstrated need for such position by, and for the benefit of, the Host Party. Once established, each MNP Position shall be subject to review by both Parties six months prior to the end of any tour of duty of MNP to ensure that the position continues to be required by, and is of benefit to, the Host Party. If the Host Party determines that an MNP position is no longer required and is not of benefit to it, the MNP Position may be terminated in accordance with Section XI (Entry into Effect, Amendment, Duration, and Termination) of this MOU.
- 2.3 Commencement of an MNP assignment shall be subject to any requirement that may be imposed by the Host Party or Host Government regarding formal certification or approval of MNP, including evidence of required security clearances. Requests for assignment shall be processed pursuant to the IVP, as defined in Paragraph 1.6 of this MOU.

SECTION III DUTIES AND RESPONBIBILITIES

- 3.1 A position description (PD) developed by the Host Party shall be approved by the Parent Party for each MNP position established in Annex I. The MNP shall perform duties as set out in the position description to this MOU, and perform related tasks as specified by the Host Party supervisors and commanders and as contemplated and permitted by this MOU. The MNP must possess the prerequisite grade, skill, training, academic qualifications, flight qualifications, English Comprehension Level (ECL), Oral Proficiency Interview (OPI) level, and security clearance as described in the position description and the Annex to this MOU establishing the position. The Parent Party shall provide the required qualification information of each potential MNP to the Host Party six months prior to the commencement of assignment. The Host Party shall forward qualifications of prospective MNP to the respective U.S. Navy Command for review. The respective U.S. Navy Command may disapprove assignment of any proposed MNP who does not meet the qualifications or who cannot safely perform the duties of the This decision shall be within the sole discretion of position. the Host Party.
- 3.2 The normal tour(s) of duty for MNP, exclusive of travel time between countries, shall be specified within the respective Annex PD. Exceptions and/or adjustments to the normal tour length shall require mutual written approval of the Parties. Any time required for qualification, orientation, certification, and/or familiarization shall be in addition to tour length.
- 3.3 The MNP shall not perform duties reserved by the laws or regulations of the Host Government or Host Party to officers or employees of the Host Government or Host Party. The MNP shall be required to comply with all applicable Host Government, and Host Party, policies, procedures, laws, and regulations including those relating to security.
- 3.4 MNP shall be granted access to work areas, technical data, or information of the Host Government or Host Party to the extent necessary to fulfill the MNP duties. The MNP may visit Host Government and contractor facilities as authorized by the Host Party.

- 3.5 The MNP will not be permitted to participate in exercises, deployments, or civil-military actions, unless expressly authorized to do so in writing by both the Host and Parent Parties.
- 3.6 The Parent Party shall not place or keep an MNP in a duty assignment in which direct hostilities are likely to occur or have commenced, unless approved, in writing, by both the Parent Party and Host Party.
- 3.7 While on duty, the MNP shall wear the order of dress that most closely conforms to the order of dress for the Host Party. If requested by the Host Party, the MNP shall also wear such identification necessary to identify the MNP's nationality, rank, and status as MNP. The MNP shall be required to comply with the customs of the Host Party with respect to the wearing of civilian clothing. The Host Party shall issue appropriate weather and service protective uniforms and equipment where the Parent Party does not have such uniforms or equipment. Such uniforms and equipment shall be returned at the end of the MNP's tour of duty. Any loss or damage, reasonable wear and tear excepted, shall be paid for by the Parent Party.
- 3.8 The Host Party shall assign a Contact Officer to provide guidance to the MNP concerning these requirements. In addition, the Contact Officer shall arrange for activities and access to facilities and information consistent with the purpose of this MOU.

SECTION IV FINANCIAL ARRANGEMENTS

- 4.1 Unless otherwise indicated in this MOU, the Parent Party shall bear all costs and expenses of the MNP, including, but not limited to:
 - 4.1.1 Basic pay and allowances of the MNP.
- 4.1.2 Transportation, per diem, and other travel allowances.
 - 4.1.3 The cost of housing and messing for the MNP.
- 4.1.4 Compensation for loss of, or damage to, the personal property of the MNP and the MNP's dependents.

- 4.1.5 All medical, dental, and other health carerelated expenses for the MNP and the dependents of the MNP, unless specifically stated otherwise in an applicable international agreement.
- 4.1.6 Preparation and shipment of remains and funeral expenses associated with the death of the MNP or the MNP's dependents.
- 4.1.7 The movement or storage of household effects of the MNP and the MNP's dependents as authorized by the Parent Party.
- 4.1.8 Formal training as requested by the Parent Party for the MNP.
- 4.1.9 All expenses in connection with the return of the MNP, including the MNP's dependents, whose assignment has ended or been terminated.
- 4.1.10 All temporary duty expenses when directed by the Parent Party shall be paid for by the Parent Party.
- 4.2 The Host Party shall be responsible for the costs of the following:
- 4.2.1 Informal training of the MNP provided by the Host Party conducted to familiarize, orient, or certify the MNP regarding unique aspects of the assignment as specified in Annex I to this MOU.
- 4.2.2 Office space, equipment (on loan), and other clerical support required to perform the duties of the MNP position.
- 4.2.3 All temporary duty expenses when directed by the Host Party.

SECTION V SECURITY

5.1 The Host Party shall establish the maximum substantive scope and classification levels within which the disclosure of any Classified Information and Controlled Unclassified Information (CUI) to the MNP shall be permitted. The Host Party shall inform the Parent Party of the level of security clearance required to permit the MNP's access to such information. The

MNP's access to such information and facilities shall be consistent with and limited by the terms of his or her assignment, the provisions of this Section, and any other agreement between the Parties or their governments concerning access to such information and facilities. Further, access shall at all times be limited to the minimum required to accomplish the purposes of this MOU, and, at its discretion, the Host Party may prohibit the MNP's right of access to any Host Party computer system or facility or require that such access be supervised by Host Party personnel. Nothing in this MOU shall be construed by the Parties to authorize unfettered access to Classified Information or CUI residing the in Host Party's facilities or computer systems.

- 5.2 The Parent Party shall cause a security assurance to be filed, through the Mexican Embassy in Washington, D.C., stating the security clearance for the MNP being assigned by the Parent Party. The security assurance shall be prepared and forwarded through prescribed channels in compliance with established Host Party procedures. In this case, the prescribed channels shall be the IVP, as defined in paragraph 1.6 of this MOU.
- 5.3 The Host Party shall ensure that each assigned MNP is fully cognizant of, and complies with, applicable laws and regulations concerning the protection of proprietary information (such as patents, copyrights, know-how, and trade secrets), Classified Information, and CUI disclosed to the MNP. This duty shall apply both during and after termination of assignment as an MNP. Prior to taking up duties as an MNP, the MNP shall be required to sign the certification at the Appendix to this MOU. Only individuals who execute the certification shall be permitted to serve as an MNP.
- 5.4 The Parent Party shall ensure the MNP, at all times, complies with the security laws, regulations, and procedures of the Host Government. Any violation of security laws, regulations, or procedures by an MNP during his or her assignment shall be reported to the Parent Party for appropriate action. Upon request by the Host Party, the Parent Party shall remove any MNP who violates security laws, regulations, or procedures during his or her assignment.
- 5.5 All Classified Information made available to the MNP shall be considered as Classified Information furnished to the Parent Government, and shall be subject to all provisions and safeguards provided for under the Agreement between the Department of Defense of the United States of America and the

Department of the Navy of the United Mexican States Concerning Security Measures for the Protection of Classified Information, which entered into force September 15, 2008.

- 5.6 The MNP shall not take custody of Classified Information or CUI in tangible form (for example, documents or electronic files), except as expressly permitted by the terms of the Host Party certification of the MNP (and requested in writing by the Parent Government) for the following situations:
- 5.6.1 Couriers. The MNP may take custody of Classified Information to perform courier functions, when authorized by the Host Party certification for the MNP. The Classified Information shall be packaged and receipted for in compliance with Host Party requirements.
- 5.6.2 On-Site Storage. The MNP may be furnished a secure container for the temporary storage of Classified Information, consistent with the terms of the certification, provided the security responsibility and control of the container and its content remain with the Host Party.

SECTION VI TECHNICAL AND ADMINISTRATIVE MATTERS

- 6.1 MNP shall be under the direction and operational control of the Host Party's unit commander or designated representative. Administration and control of the MNP shall be in accordance with the Host Party's national laws and regulations.
- 6.2 To the extent authorized by the laws and regulations of the Host Government, and in accordance with Section IV of this MOU, the Host Party may provide such administrative support as is necessary for the MNP to perform duties assigned pursuant to this MOU.
- 6.3 The Host Party shall determine the normal working hours for the MNP.
- 6.4 The MNP may be granted leave according to their entitlements under the regulations of the Parent Party, provided such leave is approved by the Parent Party and coordinated with the applicable Host Party's unit commander or his designated representative. Leave and holiday schedule for the MNP shall be commensurate with the Host Party's unit's schedule.

- 6.5 All costs associated with medical care for the MNP or the MNP's accompanying dependents shall be resolved through existing applicable bilateral international arrangements. The Parent Party shall ensure the MNP and the MNP's accompanying dependents are medically and dentally fit prior to commencement of duty.
- 6.6 The MNP and his/her accompanying dependents may be accorded the use of Navy commissaries, exchanges, theatres, and similar morale and welfare facilities, in accordance with existing regulations and policies.
- 6.7 To the extent permitted by the laws and regulations of the Host Government, and Host Party, and subject to the reimbursement by the Parent Party or MNP, the Host Party may provide, if available, temporary transient housing and messing facilities for the MNP and dependents. If housing and messing facilities are not provided by the Host Party, the Host Party shall use reasonable efforts to assist the Parent Party in obtaining suitable accommodations.
- 6.8 The Parent Party shall ensure the MNP and all accompanying dependents have all documentation required by the Host Government for entry into, and exit from, the country of the Host Government at the time of such entry or exit. Unless exempted under an applicable international agreement between the Parties, MNP entering the United States shall be required to comply with United States Customs Regulations.
- 6.9 MNP shall not exercise any supervisory or disciplinary authority over other military or civilian personnel of the Host Party. MNP shall be afforded the same courtesies as U.S. Navy military members of comparable rank.
- 6.10 Any decorations, awards, or insignia bestowed on the MNP by the Host Party shall be made in accordance with Host Party's regulations. The Parent Party shall be notified of such awards. These awards shall not be accepted by the MNP without the prior written approval of the Parent Party.

SECTION VII DISCIPLINE AND REMOVAL

7.1 Neither the Host Party nor the armed forces of the Host Government may take disciplinary action against an MNP who commits an offense under the military laws or regulations of the Host Party. The Parent Party, however, shall take such

administrative or disciplinary action against the MNP as may be appropriate under the circumstances to ensure compliance with this MOU, and the Parties shall cooperate in the investigation of any offenses under the laws or regulations of either Party.

- 7.2 The certification or approval of an MNP may be withdrawn, modified, or curtailed at any time by the Host Party for any reason, including, but not limited to, the violation of the regulations or laws of the Host Party or the Host Government. In addition, at the request of the Host Party, the Parent Government shall remove the MNP from the territory of the Host Government. The Host Party shall provide an explanation for its removal request, but a disagreement between the Parties concerning the sufficiency of the Host Party's reasons shall not be grounds to delay the removal of the MNP and the MNP's accompanying dependents.
- 7.3 The Parties shall immediately consult to determine the viability of the Parent Party replacing a withdrawn MNP to either complete the withdrawn MNP's tour of duty or start a new tour of duty.

SECTION VIII REPORTS

- 8.1 Reports that MNP may be required to make by the Parent Party or that they wish to make concerning their duties as MNP shall be submitted in accordance with the Parent Party's regulations. Upon receipt of the request by the Parent Party, individual evaluation reports of the MNP shall be prepared and submitted by the applicable Host Party's unit commander or designated representative in accordance with the Host Party's regulations and procedures.
- 8.2 In the event of injury to or death of an MNP, the Host Party shall submit casualty reports through established channels to the Parent Party. Any reports and investigations conducted by the Host Party concerning a casualty shall be made available to the Parent Party. The Parent Party may request, through applicable channels, to conduct a separate investigation.

SECTION IX

9.1 Claims arising under this Agreement shall be governed by any bilateral agreement between the Parties concerning the

status of their armed forces in the country of the Host Party. Claims to which the provisions of any such bilateral agreements do not apply shall be dealt with as follows:

- 9.1.1 The Parties waive all their claims, other than contractual claims, against each other, and against the military members and civilian employees of each other's Department or Ministry of Defense, for damage, loss, or destruction of property owned or used by its respective Department or Ministry of Defense, if such damage, loss, or destruction:
- 9.1.1.1 was caused by a military member or a civilian employee in the performance of official duties; or
- 9.1.1.2 arose from the use of any vehicle, vessel, or aircraft owned by the other Party and used by its Department or Ministry of Defense, provided the vehicle, vessel, or aircraft causing the damage, loss, or destruction was being used for official purposes, or that the damage, loss, or destruction was caused to the property being so used.
- 9.2 The Parties shall waive all their claims against each other and against the military members and civilian employees of each other's Department or Ministry of Defense for injury or death suffered by any military member or civilian employee of their Department or Ministry of Defense while such member or employee was engaged in the performance of official duties.
- 9.3 Claims, other than contractual claims, for damage, loss, injury, or death, not covered by the waivers contained in paragraphs 9.1 and 9.2 of this MOU, arising out of an act or omission by the military members or civilian employees of its Department or Ministry of Defense, or out of an act or omission for which the Parent Party is legally responsible, shall be presented to the Parent Party for consideration under its applicable laws and regulations.
- 9.4 The Parent Party will ensure the MNP and the MNP's dependents obtain motor vehicle liability insurance coverage for their private motor vehicles in accordance with applicable laws and regulations of the Host Government, or the political subdivision of the country of the Host Party in which the MNP and the MNP's dependents are located. In cases of claims involving the use of private motor vehicles, the first recourse shall be against such insurance.

SECTION X SETTLEMENT OF DISPUTES

10.1 Disputes arising under or relating to this MOU shall be resolved only through consultations between the Parties and shall not be referred to an individual, national or international tribunal, or any other forum or third party for settlement.

SECTION XI ENTRY INTO EFFECT, AMEMDMENT, DURATION, AND TERMINATION

- 11.1 All responsibilities of the Parties under this MOU shall be carried out in accordance with their national laws and the availability of appropriated funds for such purposes.
- 11.2 This MOU and its Annexes may be amended by the mutual written consent of the Parties. Annexes may be modified, or added, to this MOU by the mutual written consent of the Parties.
- 11.3 This MOU may be terminated at any time by written consent of the Parties. Termination of the MOU shall also terminate its Annexes. In the event both Parties decide to terminate this MOU, the Parties shall consult prior to the date of termination.
- 11.4 Either Party may terminate this MOU or an Annex upon forty-five (45) days written notification to the other Party. Termination of this MOU shall also terminate its Annexes. Either Party may terminate a position under an Annex upon forty-five (45) days written notification to the other Party.
- 11.5 The respective rights and responsibilities of the Parties and the MNP under Section V (Security) of this MOU shall continue, notwithstanding the termination or expiration of this MOU.
- 11.6 This MOU shall enter into force upon signature by both Parties. This MOU shall remain in force for three years, and may be extended by written consent of the Parties.

FOR THE DEPARTMENT OF DEFENSE THE UNITED STATES OF AMERICA

Signature

G. Roughead Admiral, USN Chief of Naval Operations

6/1/10

Date

FOR SECRETARIA DE MARINA - OF ARMADA DE MEXICO

Signature

Jorge Humberto Pastor Gomez Admiral CG DEM Chief of The Mexican Navy General Staff

6/24/10

Date

APPENDIX

CERTIFICATE OF CONDITIONS AND RESPONSIBILITIES FOR MEXICAN NAVAL PERSONNEL

I understand and acknowledge that I have been accepted for assignment to a U.S. Navy Unit as a Mexican Naval Personnel in accordance with the Memorandum of Understanding (MOU) between the Department of Defense of the United States of America and the Secretaria de Marina - Armada de Mexico regarding the Assignment of Mexican Naval Personnel to United States Navy Units. I further understand, acknowledge, and certify that I shall comply with the following conditions and responsibilities:

- (1) Responsibilities: I understand that the purpose of this assignment is to gain experience and knowledge of the United States Naval Academy program while providing support to the U.S. Navy unit to which I am assigned. I understand that my activities shall be limited to the duties of the position to which I am assigned and participation in unit activities required of U.S. military personnel, unless specifically excused by the unit commander or his or her designated representative.
- (2) Contact Officer: I understand that a U.S. Navy Contact Officer shall be assigned to me during my assignment. I further understand that I shall coordinate through my Contact Officer all requests for information, visits, and other business that fall under the terms of my assignment. I also understand that requests for information that exceed the terms of my assignment shall be made through my country's Office of Naval Attaché in Washington, D.C.
- (3) Uniform: I understand that I shall be required to comply with the dress regulations of my Parent Party but, if requested by the Host Party, shall also wear such identification necessary to identify my nationality, rank, and status as an MNP. The order of dress for any occasion shall be that which most closely conforms to the order of dress for the position to which I am assigned. I understand I shall be required to comply with the customs of the Host Party with respect to the wearing of civilian clothing.

(4) Security:

a. I shall have no access to information except as required to perform the duties described in the position

description (PD) of the position to which I am assigned, as determined by my designated supervisor.

- b. I shall perform only functions that are properly assigned to me as described in the position description for my assignment and shall not act in any other capacity on behalf of my Government or my Parent Party.
- c. All information to which I may have access during this assignment shall be treated as information provided to my Government in confidence and shall not be further released or disclosed by me to any other person, firm, organization, or government without the prior written authorization of the Host Party.
- d. When interacting with individuals outside my immediate office of assignment on official matters, I shall inform such individuals that I am a Mexican Naval Personnel member on assignment to a U.S. Navy unit.
- e. I have been briefed on, understand, and shall comply with all applicable security regulations of the Host Party and Host Government.
- f. I shall immediately report to my designated supervisor all unauthorized attempts to obtain any information designated as Classified, proprietary, or Controlled Unclassified Information to which I may have access.
- (5) Compliance: I have been briefed on, fully understand, and shall comply with the terms and conditions set forth in the MOU. Failure to comply with all the terms set forth in the MOU may result in termination of my assignment.

(Signature)
(Typed Name)
(Rank/Title)

ANNEX I

THE ASSIGNMENT OF MEXICAN NAVAL PERSONNEL TO THE UNITED STATES NAVAL ACADEMY

Pursuant to the terms and conditions of the Memorandum of Understanding (MOU) between the Department of Defense of the United States of America and Secretaria de Marina - Armada de Mexico regarding the Assignment of Mexican Naval Personnel to United States Navy Units, the Parties hereby establish a position as a Spanish Language Instructor at the United States Naval Academy (USNA).

- 1. NUMBER OF PERSONNEL: Under this Annex, the total number of Mexican Naval Personnel Spanish Language Instructors assigned to USNA shall be one.
- 2. YEAR AND/OR FREQUENCY OF ASSIGNMENT: For planning purposes, the assignment of Mexican Naval Personnel under this Annex shall commence in Calendar Year 2010 and shall continue for a maximum of three years or until either Party informs the other that it can no longer support the assignment.

3. TOUR OF DUTY/LOCATION:

- a. The Mexican Naval Personnel Spanish Language Instructor under this Annex shall be assigned to the United States Naval Academy for a period not to exceed three years.
- b. Mexican Naval Personnel nominated for the Spanish Language Instructor position must be approved by USNA before International Travel Orders (ITO) shall be forwarded.
- 4. SECURITY REQUIREMENTS: All Mexican Naval Personnel Spanish Language Instructor applicants must be able to meet the basic security requirements of the type duty assigned.
- NOTE: The Host Party shall be authorized to discharge from this assignment Mexican Naval Personnel who do not meet the above criteria or who cannot safely perform the assigned duties of the accepted position. This decision shall be within the sole discretion of the Host Party.

5. DUTIES/POSITION DECRIPTION (PD):

The Mexican Naval Personnel Spanish Language Instructor's primary duties and qualifications are listed below:

<u>BILLET TITLE</u>. Mexican Naval Personnel Spanish language Instructor

UNIT. United States Naval Academy.

LOCATION. Language Studies Department, Division of Humanities and Social Sciences, 589 McNair Road, United States Naval Academy, Annapolis, MD 21402-5030,

RANK/RATE. Desired rank is Lieutenant or Lieutenant Commander. Promotion during the tour does not present any problem.

BILLET DESCRIPTION. (66100) Officer-instructor of Spanish Language and Hispanic culture and civilization to teach midshipmen at beginning, intermediate, and advanced levels. Incumbent has full-time regular teaching and counseling duties as an integrated member of the USNA faculty. Incumbent teaches a combination of the following courses during the academic year: FS103 and FS104, Beginning Spanish I and II; FS201 and FS202, Intermediate Spanish I and II; FS301 Advanced Spanish Civilization Readings, and FS304 Advanced Conversational Spanish. His or her additional duties include:

- a. Planning program and content of beginning, intermediate, and advanced courses on the Spanish language, and on Spanish and Latin American Civilization; advising professors on programs for other Spanish courses; and helping obtain books, films, graphics, and materials for course support.
- b. Informing other language instructors of authentic usage of Spanish language in Mexico and Latin America, particularly in regard to variations among different regions and countries.
- c. Serving as Officer-Advisor to the Spanish Section of the Midshipmen's International Club. In this capacity the Spanish Language Instructor arranges formal banquets, secures distinguished guest speakers, instructs midshipmen in protocol, coaches midshipmen speakers, assists in planning the International Ball, and arranges and conducts local field trips.
- d. Arranging visits to the Naval Academy by diplomats and senior military officers from Mexico, and serving as their escort officer.
- e. Directing the one-month summer immersion program at the Universidad Internacional Center for Bilingual Multicultural Studies in Cuernavaca, Mexico. In this capacity, incumbent

helps select applicants from USNA, assists the International Programs Office with the logistics of the trip, and serves as escort officer.

TYPES OF TRAINING. International instructor officers at USNA receive orientation and training in methodology and techniques of language teaching before assuming their new duties. Prior training in education is thus not required.

QUALIFICATIONS. Be a career line officer and graduate of the Mexican Naval Academy. Be fluent in English.

SECURITY CLEARANCE. Not required. No Classified Information disclosure.

REMARKS. Officers in this billet will be eligible for government-contracted (public-private-venture) housing arrangements. There are no special uniform requirements nor local transportation constraints.

6. ORGANIZATION RESPONSIBLE FOR ADMINISTRATIVE AND OPERATIONAL SUPERVISION OF MEXICAN NAVAL PERSONNEL INSTRUCTORS:

Consistent with the MOU, including paragraphs 3.1 and 7.1, the organization at the local level responsible for administrative and operation supervision of the Mexican Naval Personnel Spanish Language Instructor is the Academic Dean and Provost, United States Naval Academy.